US Places and Tascensia Chicago (A-Ca).
US Places and Tascensia Chicago (A-Ca) POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE LISBTO

The state of the s					
Thereby revoke all previous powers of attorney given in the application identified in the attached statement under 37 CFR 3,73(b).					
I hereby	appoint:				
X Pra	cillioners associated with the Customer Numb	23419			
OR					
Practitioner(s) named below (if more than ten patent practitionars are to be named, then a customer number must be used):					
	Name	Registration Number	1	Name	Registration Number
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as attorney	(s) or agent(s) to represent the undersigned b	efore the United Sta	ites Palent and Tradem	ark Office (LISPTO) in co	coaction with
any and all patent applications assigned only to the undersigned according to the USPTO assignment records or assignment documents attached to this form in accordance with 37 CFR 3.73(b).					
Please change the correspondence address for the application identified in the attached statement under 37 CFR 3.73(b) to					
x .		00110			
,	The address associated with Customer Numbe	23419		1	
OR Fin					
Li Indi	vidual Name				
Address					
City		State		1 Zip	
Country					
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reseption	16		Einail		
Accompany Names and Address.					
Assignee Name and Address:  RACKABLE SYSTEMS, INC.					
46600 Landing Parkway					
Fremont, CA 94538					
A copy of this form, together with a statement under 37 CFR 3.73(b) (Form PTO/SB/96 or equivalent) is required to be					
filed in each application in which this form is used. The statement under 37 CFR 3.73(b) may be completed by one of					
the practitioners appointed in this form if the appointed practitioner is authorized to act on behalf of the assignee, and must identify the application in which this Power of Attorney is to be filed.					
SIGNATURE of Assignee of Record  The individual whose summing and title is supplied below is authorized to act on behalf of the assignacy					
11111					
Signature	The LAD			Date 2/28/08	
Name	Maurice Leibenstern			Telephone 510-933-8302	
Titre	SVP, General Counsel & Corporate Secretary				
The Conception of Intermation is required by 37 CPR 131 1,32 and 132. The intermation is required to obtain or retain a senself by the public which is to the rand- by the USPTO to procue, as opposition. Disinferentially all powered by 38 USPO 122 and 37 CPR 1.11 and 11.14. The collections externed to take of minutes of the Conception including guarantee control of the USPTO. There we vary depending uses the individual case. Any					

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